# KENTICKY GAZRITE

### AND GENERAL ADVERTISER.

[VOL. XVIII.-N°976.]

BY DANIEL BRADFORD, LEXINGTON.

TUESDAY, MAY 28, 1805.

#### TERMS OF THE GAZETTE.

This paper is published weekly, as TWO DOLLARS per annum, paid in ad- A Large and Elegant Assortment of

Those who write to the Editor, must pay the poltage of their letters.

TAKE NOTICE.

A CHEAP bargain may be had of that convenient and well fituated SEAT FOR WATER WORKS with one hundred and five acres of first rate LAND, at the junction of the Town Fork and South Elkhorn, with a Hemp Mill, Orchards, and other convenient improvements thereon; for which cash, or land ally low, and will be fold at the most near Lexington will be preferred reduced prices, for CASH, HEMP. in payment, otherwise land in a good and Good Inspected CROP TO. neighbourhood will be taken in ex-BACCO. For each of those artichange. For further particulars, en- cles of Produce, a part in Cash will quire of Alexander Parker of Lex- be given. ington, or of the subscriber on the tf premifes.

John Galboon. Dec. 31, 1804.

LAST NOTICE.

LL those indebted to the late firms A of Seitz & Lauman, John A. Seitz, Seitz & Johnson, John A. Seitz & Go. John Jordan jun. John Jordan junior branded but not intelligible. Appraised this & Co. and John & William Jordan, are 14th day of March 1805. to twenty Dollars requested to come forward immediately and pay off their respective accounts to CURTIS FIELD, who is hereby duly auhorifed to receive the fame. Those who do not avail themselves of this notice, may rest assured, that indulgence will not be given beyond the first of March, when fuits will be indifcrimi nately instituted.

and HOGS' LARD, will be received at the market price, in payment.

Laington, January 28, 1805,

TO RENT.

THE ROOMS lately occupied as the ber living near Washington, in Mason county Office of the Kentucky Gazette, consisting of a front room 17 by 23 well calculated Negro man named

the above rooms if required.

county, on the road leading from Lex- law. It is possible some person may have giington to Winchester, and may cover ven the above named Negro a pass. mares at twenty-four dollars the feafon, which may be discharged by twenty dol- Mason County, April 20, 1805. dars, if paid by the 10th August next; forty dollars to infure a mare with foal, to be returned if such should not be the case, if the mare remains the property of given by me to James Peyton, for twenty the person who put her to the horse, bounds; dated the 17th day of March 1804, te\_ dollars the single leap, to be paid and due the 17th day of March 1805, as have paid off nearly all of said note, and understand before the horse covers the mare, and that said peyton, is trading said note for more Sattin, Straw than is justly due thereon; there being only a pate. Scropps one dollar; to the groom, in every in-than is juilly due thereon; there being only a stanc; and should, such mares not stand, few shillings due. they may go by the feafon. Any perfon putting feven mares, may have one gratis. Mares from a distance shall have good pasturage and well fed with corn, and falted three weeks gratis. The greatest attention shall be paid, but not answerable for accident. It is useless to insert Speculators Pe-

HUBBARD TAYLO Clarke county, March 3, 1805.

WANT to hire, an experience COOK,

By the year.

R. BRADLEY.

Feb. 26, 1804.

WATKINS'S INN.

HE fobscriber informs his friends and the publick, that he has opened a HOUSE OF ENTERTAIN- bufiness shall be completed. MENT, at the fign of the Green Tree, in that large and commodious brick houf formerly occupied by Capt. Mofes Hall, in Shelbyville. He is provided with a well chosen affortment of Liquors, and careful fervants; and hopes from his at-tention to business, to be able to render satisfaction to those who may call upon him, and merit a liberal portion of publick patronage.

Isaac Watkins. Shelbyville, March 25, 1305. 3m

THE GHOST OF OSTRAHAN, For Sale.

THOMAS WALLACE.

Has Imported from Philadelphia, and now e pened at his store, opposite the court house Well Chosen

Merchandize,

1 Dry Goods, Groceries, Iron Mongery, Cutlery & Saddlery, China,

Glass All of which were bought unufu-

Queen's & Wares.

Lexington, January 3, 180

TAKEN UP

Y Henry Rhoror, of Jessamine county,

A YELLOW BAY HORSE, hbout fix years old, all four of his feet white, iis left eye glaffy, and a small star and snip an his face,
fupposed to be four feet ten inches high

John Metcalf. J. P. J. C.

Copy Teste, Saml. H. Woodson. C. J. C.C.

#### Geo. M. Bibb,

WILL continue to exercise his rofession of counsel and attorney at law, in N. B.—TOBACCO, HEMP, court of the United States, for the Kentucky diftrict. He Offers for fale the HOUSE & LOT

which he now occupies.-tf Lexington, Nov. 24 4.,180

STOP THE RUNAWAY. RAN AWAY from the subscri

GEORGE. STORE, beorge is about twenty eight or thirty year And a back room 17 feet fquare for a count- age, had on when he went away, a London orge is about twenty eight or thirty years And a back room 17 feet quare for a counting room. The ftand for business is equal to
any in Lexington—having been occupied for
10 years as the Office of the Kentucky Gazette, has rendered it a place of great refort;
peledion can be had immediately: for terms
will either make for Fauquier County Virgi to the Printer bereof

B. A good dry cellar may be had with the state of Ohio. Any person who apprehends faid Negro and confines him, if in any Speculator,

WILL stand this season, which has commenced, and will end the foreward from harboring, or concealing said Negro and confines him, if in any jail without this State, and will send me immediate information, shall receive twenty dollars, and if brought to the jail of Mason county, thirty dollars reward. All persons are hereby forewarded from harboring, or concealing said Negro, as they will should they be discovered.

John Brown.

Do hereby forwarn all persons from tra

Fames Clarke. Scott county, 16th May 1805.

TAKE NOTICE,

T HAT I shall attend on the twen tieth day of June next, at Estill's Battle Ground, on Hinkston, about two miles below Mountsterling, with the Logan. digree and performance, as they are well Commissioners appointed by the County known, and may be feen at the fubfer court of Montgomery, to take depolitions and perpetuate testimony, establish ing the calls of an entry as follows. viz. tf " March 13th 1783, Thomas Miller eners 2000 Acres of land, on a Treasury Warrant, 9550, Beginning on the creek about two miles below Estill's Battle Ground, or the place that Estill was kiled, running West 566 poles, then com nering and running North to include the quantity &c." If the above appoin ted time, of meeting of the commission ers &c. Thould not be a fair day, then on the next fair day, and to continue and adjourn from day to day, until the Arthur Conly.

Attorney in fact for Thos. Miller. May 13th 1805.

THE Copartnership of

Krickel & Boyd, Was this day diffolved by mutual confent; any person having demands against the fall and those indebted will make immediate pay

F. Krickel. may 13th, 1805.

BLUE, RED, GREEN, YELLOW & BROWN DYING.

I WILL color cotton and linen with a hot dye, which I will warrant Eddyville, in the name of Francis weeks fince, a dark bay, full blooded to stand, or return the money, and on Brooke. as reasonable terms as any dyer in Lexington. I will dye wool a deep Acres on Highland Creek.

in the old court-house, Lick.

September 13th, 1803. N. B. If you want to have your н. с. your cuts loofe.

HOG's BRISTLES WANTED.

On shilling and three pence per ound will be given in cash, for good, lean, well combed HOG's BRIS-TLES, by the fubscriber, at his shop at the corner of Main Cross street and Short street, Lexington; where he continues to carry on

BRUSH MAKING in all its various branches. Any person may be supplied with all kinds of BRUSHES, either wholefale or retail, at a much lower price than any heretofore ever fold in Kentucry, and of a better quality than any brought from Philadelphia. He hopes t will be the study of every good ciizen to encourage this manufacture. in hand, or for approved endorfed notes. He still continues carrying on WINDSOR CHAIR & WHEEL and in emergencies, money will be admaking as usual.

ROBERT HOLMES. Lexington, Dec. 4th, 1804.

valuable tract of LAND for sale for Cash.

ONSISTING of 600 acres in the of tate of Ohio, fituated on the Miami River; the land is of the first quali y, well timbered, a large bottom, on a mall water course called Wolf creek, that makes through the whole of it; the land is directly opposite the town of Dayton; the most remote corner no nore than a mile and a half from the town of Dayton, who is legally authorifed to pispose of the faid land----the title is indisputable.

TO RENT, The Store Room and front Cellar, pposite mr. Bradford's.

SCOOPS OF THE NEWEST FASHION:

JULIA LOGAN

RESPECTFULLY informs the Ladies of Kentucky, that she has commenced business near mr. Lowrey's, Hat Manufactory in Lexing-

MILLINERY LINE; and has for fale fashionable Silk. Sattin, Straw and Chip Hats, Bon-Lexington, march 2d, 1805. nets, Scoops, &c. and will always be afforted with the newest fashions. CASH WILL BE GIVEN carefully executed, and thankfully received.

Chip Scoops and Hats, Manufactured for whole fale, and Umbrellas made and Repaired by David

Lexington May 7th. 1805.

TAKE NOTICE,

HAT on the 4th day of June ext, we shall attend the commissioners ap pointed by the County court of Fayette, un der an act of allembly, entitled "an act, t and ries of and for processioning lands," oute of capt. John C. Richardson, on the rs of N. Elkhorn, and county of Fayette, proceed from thence to the improve pent, and cabbin of Abijah M'Clain, for which a certificate was granted to him by the commissioners, on the 20th day of April 1780, or a pre-emption of 1000 acres; the paten for which was granted to John Craig, and Robert Johnson, on the 18th day of November 784: at which said improvement we shal proceed to take the depositions of fundry witnesses, in order to perpetuate, their testimony respecting the said improvement, and cabbin, and in order to establish the same; and were ENTERTAINMENT, hall also then and there proceed to do as perform all fuch other acts, in order to per etuate the faid improvement, as may be udged proper, and as the law may justify.

Saml. Devore. John Breckinridge.

Writing Paper, For Sale by the Ream.

1000 Acres one moiety of 2000

HUGH CRAWFORD, 1666 2-3 Acres in the name of mark, that is recollected. Any per-At the fign of Dr. Franklin George Lewis, including Weedon's fon delivering the above described

corner of Main & Cross-streets, 910 Acres Ohio state, main and prosecuting the thief to convicte Lexington. Paint Creek, within 11 miles of Chilicothe.

These Lands will be fold low, & cotton coloured free from spots, tye on long credit for the greater part of Lexington, Nov. 26th, 1804. If the purchase money.

Apply to CUTH. BANKS.

LEXINGTON Och. 8th, 1804.

#### Vendue Store.

TN order to facilitate the disposal of the Produce, Manufactures, &c. of Vendue.

The Produce of this country will,

A small commission will be charged, anced on Goods or Produce. If the plan meets with encouragement,

here will be at least one sale every week. He will also buy and fell shares in he Kentucky Infurance Company, and quired. other Securities, on commission.

Infurances will be effected at the Infurance Office, or by Private Underwri-

W. MACBEAN. Lexington, 3d January, 1805.

FOR SALE, and thirty-fix acres, lying in house adjoining Mr. William Leacown; it will be laid off in tracts of 200 Fayette County, five miles East of vy's Store-Dr. E. WARFIELD Lexington, and two miles above has removed to the large brick house apply to Doct. James Welsh, of the Bryan's Station, on the creek; be-formerly the property of Dr. F. ing a part of Philips's military fur- Ridgely, and lately occupied by Mr. vey: there is about thirty acres John W. Hunt. cleared, with fome log cabbins, and a never failing fpring-An indifpuchafer. Any person inclining to

table title will be made to the purpurchase, may know the terms, by applying to my Father, who lives adjoining the premises, or to the subfcriber in Frankfort.

Fephthab Dudley. MARCH 18, 1805.

WANTED IMMEDIATELY

Peter 7. Robert,

Any commands in her way will be LOW, and WHISKEY, at BIDDLE's old stand-Opposite Lewis Sanders' store, and adjoining the Nail Factory Lexington.

NEGROES FOR SALE, VE likely Negroes, one Woman, two and a Boy, which I will fell on the fol-

months; for further particulars apply to the subscriber living near Shelbyville. James Terrill. April 25th, 1805.

F. D. J. Calais, OBACCO Manufacturer, in purchase immediately, some TOBACCO,

of the first quality. Lexington, 22d. April, 1805. GEO. WEBB,

NFORMS the public, he still keeps a

at the fign of the Indian Queen, where he has

e at all times on hand, a plenty of the best of pro vender, for the Stable, with an attentive Oft ler ever ready to attend. he best of country liquors, and has just received form phila delphia, best quality Madeira, and port Wines French Brandy, Jamaica Spirits, and Shrub While he flatters himfelf, his attention hereto-fore to the ease of his guests, will justify him n expecting a continuance of their patronage

Winchester Kentucky 15th May 1305. 4w

FIFTY DOLLARS REWARD. 556 Acres of Land, STOLEN from the subscriber, about 6 miles from Mann's Lick ON the Cumberland River near on the road to Lexington, about two MARE, very likely, about 7 years old, about 15 hands high, with a long fwitch tail, heavy with foal, mare to the fubscriber in Lexington,

> or for the mare only, ten dollars. GEORGE ADAMS.

> > Americanus, A LARGE JACK,

WILL stand at my farm, one and a half miles from Lexington, at eight dollars the feafon, cash, or four dollars the leap; which may be paid in hemp at four dollars, or this country, the subscriber will open a pork at fifteen shillings per cwt. deli-Store in Lexington, for receiving Pro | vered in Lexington on or before the duce and Merchandize, &c. for fale by Ist day of January 1806 -- Americanus will stand every other week at Col. Robert Sanders's, on Cain Run, doubtlefs, at no very distant period, eight miles from Lexington .- The command a price in money. At first usefulness of mules, the cheapness fome difficulty will arise, but I am fully of raising, and the ready sale and perfuaded that in time, by perfeverance high price which they command in the whole of the produce raised in the the Southern States, will perhaps vicinity of this town, and on the Ken- induce many of our horse breeders, to make trial of a few of their large coarse mares; as the fize of mules principally fixes their value -- a few years experience will point out which of the two animals, mules or horses are the most profitabletobe raised-Inall cases notes will be re-

Robert Barr.

NOTICE. RS. S. BROWN, & E. WAR-FIELD, continue to practice

MEDICINE In partnership, in Lexington and its A Valuable Tract of Land; vicinity; Dr. S. BROWN will CONTAINING one hundred continue his residence in the brick

April 4th, 1805.

BLUE, RED AND GREEN DYING.

THE SUBSCRIBER Wishes to inform the public, that he continues to carry on the Wheel-Wright Business,

Blue Dving. On high street at the fign of the Spinning Wheel; and will dye cotton, linen and wool with a warm dye, which he will warrant to frand equal to any blue in America. The deep To hire for a number of years, four or stand equal to any blue in America. The deeptive NEGRO BOYS, from twelve to fifteen est blue for 4/6 per lb. My token is I. C. years of age, to be employed in a Tobacco stamped on tin. Any person wishing to prove either of the colours will please to wash them, which will convince them it is a warm dye and which will convince them it is a warm dye and

will stand, John Coldwell. Lexington, 10th May, 1804

State of North Carolina, Morgan District.

Court of Equity, March term 1805. Waightstill Avery, In Equity. US

James Lapsley. HE complainant Waightstill Avery, having filed his Bill of review in this Court, on the 10th day wing terms viz.—One half of the price in view in this Court, on the form day su, the other half in likely Horses, or cash of March 1805. and it being made appear to the satisfaction of this Court, that the Defendant James Lapfley, refides out of the limits of this State, viz. in the state of Kentucky,-It is ordered by court that unless the faid Defendant appear and plead, answer, or demur within house adjoining the Jail, wants the three first days of next Term, which will commence on the first day of September next, that the faid Bill and the matters therein contained be taken pro confesso, and heard

> ex parte. And it is further ordered, that a copy of this order, be inserted in the KENTUCKY GAZETTE AND GENE-RAL ADVERTISER, published in Lexington, by DANIEL BRADFORD Efq. or fix weeks fuccessively.

A Copy. Robert Henry. G. M. in E. 6wm March 14th, 1805.

RECORD BOOKS, LEDGERS, DAY BOOKS, & May be had on application at shi

## (By Authority.) AN ACT

An act for ascertaining and adjust. ing the titles and claims to land, within the territory of Orleans, and the district of Louisiana.

pend, shall have been fulfilled.

ficer, and in conformity with the laws, usages and customs of the Spanish government made an actual settue of the preceding fection, or of any Spanish or French grant made and completed before the first day of October, one thousand eight hund red, and during the time the government which made fuch grant, had the actual possession of the said territories, and who did on the faid thousand eight hundred and three, actually inhabit and cultivate the faid tract of land; the tract of land mile square, together with such other and further quantity as heretofore has been allowed for the wife Provided also, That this donation claims any other tract of land in the

That for the purpose of more converespect be the same in relation to the rected therein, for the residence of utes of the board. lands which shall hereafter be dis- the Register or Recorder, on or be-Kentucky river. The Prefilent of completed the buliness of their apthe United States shall likewife ap- pointment. Each board or a major.

House of Representatives of the United States of America in Congress assembled, That any person or perfons, and the legal representatives of any person or perfons, and the legal representatives of any person or perso BE it enacted by the Senate and of any grant or incomplete title pective districts; and to decide in a evidence of claims on the registers books. the same certain privileges, under the first day of October, in the year one thousand eight hundred, were within whose district the land may which, though not thus filed, may fix hundred dollars. refident within the territories ceded be, a notice in writing, stating the be found of record on the public re- Sec. 7. And be it further enacted, would be justifiable in applying a reby the French Republic to the U. nature and extent of his claims, to cords of fuch grants; which decifi- That the powers vefted by law in the medy commensurate to the evil. nited States, by the treaty of the gether with a plat of the tract or one shall be laid before Congress, in surveyor of the lands of the United However proper the arguments thirtleth of April, one thousand tracts claimed; and shall also, on or the manner hereinafter directed, and States south of the state of Tennessee, therefore now used to induce us to eight hundred and three, and who before that day, deliver to the faid be fubject to their determination shall extend over all the public lands of destroy the Bank, would have had prior to the faid first day of Oc- Register or Recorder, for the pur thereon; Provided however, that the United States, to which the Indian been, to have prevented the erectitober, one thousand eight hundred, pose of being recorded, every grant, nothing in this act contained shall be title has been, or shall hereafter be extober, one thousand eight hundred, obtained from the French or Spanish governments respectively, during the time either of the said governments had the actual possession of said territories, any duly registered warrant, or order of survey for lands lying within the said territories. The said warrant, or order of survey for lands lying within the said territories at the rate of twelve and a parties at the rate of the contained shall be title has been, or shall hereafter be extonnished shall be title has been, or shall hereafter be extonnished shall territory of Orleans; and it shall be the duty of the said territory of Orleans; and it shall be the duty of the said territory of Orleans; and it shall be the duty of the said territory of or in complete title bearing date in suitished, within the said territory of Orleans; and it shall be the duty of the said territory of the said territo ries, to which the Indian title had parties at the rate of twelve and a have power to appoint a clerk whose as is provided by law, in relation to the been extinguished, and which were half cents for every hundred words duty it shall be to enter in a book to lands of the United States north west of Insurance Company, there were two on that day actually inhabited and contained in fuch written evidence be kept for that purpose, full and the River Ohio, and above the mouth of parties: upon what ground then cultivated by fuch perfon or perfons, of their claim: Provided bowever, correct minutes of their proceedings Kentucky River. or for his or their use, shall be con- that where lands are claimed by vir- and decisions together with the evifirmed in their claims to fuch lands the of a complete French or Spandence on which fuch decisions are That the location or locations of lands the corporation; is not the same in the same manner as if their titles in the same manner as if their titles had been completed: Provided bowever, that no such incomplete title shall be confirmed, unless the person in whose name such warrant or orin whose name such warrant or orin whose name such warrant or order of survey had been granted, was at the time of its date, either the at the time of its date, either the head of a family or above the age of the lands of the United States, porate, immunities or privileges, in twenty-one years: nor unless the or Recorder to be by them laid be of the claimants to land; both of fouth of Tennessee; and a patent or pa- the light of contracts? and does conditions and terms on which the fore the commissioners herein after which shall be signed by a majority of tents therefor shall issue, on presenting not the 18th section of our declarati completion of the grant might de- directed to be appointed, when they the faid commissioners and one of such surveys to the secretary of the trea- on of rights declare, that no ex post Sec. 2. And be it further enacted, tion. And if such person shall neg officer exercising in the district the proper register or registers, stating that shall be made? and does not the 28th That to every person, or to the legal lect to deliver such notice in writing authority of surveyor general; and the land is not rightfully claimed by any section of our bill of rights also derepresentative or representatives of of his claim, together with a plat as the other to the secretary of the other person: Provided, That no locaevery person, who being either the aforesaid, or cause to be recorded Freasury. It shall likewise be the tion or survey made by virtue of this head of a family or twenty-one years fuch written evidence of the fame, duty of the faid commissioners to fection shall contain less than one thouof age, had prior to the twentieth all his right fo far as the fame is de- make to the fecretary of the treasury day of December, one thousand rived from the two first sections of a full report of all the claims filed lands or lots, salt spring or lead mine. eight hundred and three, with the this act, shall become void, and for with the register of the proper land permission of the proper Spanish of ever thereafter be barred; nor shall office, or recorder of land titles as afficer, and in conformity with the any incomplete grant, warrant, or bove directed, which may have been tlement on a tract of land within the faid territories, not claimed by virver after be considered, or admitted as they may think proper; which twentieth day of December, one their respective districts, as the Pre- be produced to either of of the said

to administer the same ; " I

the above mentioned territories, by public records in which grants of before the commissioners, who shall virtue of any legal French or Spaland, warrants, or orders of furvey, make a special report thereof, with their nish grant, made and completed before the first day of October, one land, derived from either the French treasury, to be by him laid before conthousand eight hundred, and during or Spanish governments may have The said board of commissioners shall shall take the claim into confidera which shall be transmitted to the sury, together with a certificate of the facto, nor law impairing contracts der of survey, deed of conveyance, or rejected, together with the substance other written evidence which shall of the evidence adduced in support as evidence in any court of the Uni- reports together with the tranted States, against any grant derived scripts of the decisions of the comfrom the United States. The faid missioners in favor of the claimants. Register and Recorder shall com- shall be laid by the secretary of the mence the duties hereby enjoined on treasury before Congress at their them, on or before the first day of next enfuing meeting. When any September next, and continue to Spanish or French grant, warrant, or discharge the same, at such place in order of survey, as aforesaid, shall adent of the United States shall di- boards, for lands which were not at the date of fuch grant, warrant, or Sec. 5. And be it further enacted, order of survey, or within one year thus inhabited and cultivatted hall That two persons to be appointed, thereafter, inhabited, cultivated, or be granted: Provided bowever, That by the President alone, for the diffrict occupied, by or for the use of the not more than one tract shall be thus of Louisiana, and two persons to be grantee; or whenever either of the granted to any one person, and the in the same manner appointed for said boards shall not be satisfied that fame shall not contain more than one each of the districts directed by this such grant, warrant, or order of suract to be laid off in the territory of vey, did iffue at the time when the Orleans, shall together with the Re- same bears date, but that the same gifter or Recorder of the diffrict for is antedated or otherwife fraudu and family of fuch actual fettler, a which they may be appointed, be lent; the faid commissioners shall greeably to the laws, usages and commissioners for the purpose of as not be bound to consider such grant, customs of the Spanish government: certaining within their respective warrant or order of survey, as condistricts the rights of persons claim-clusive evidence of the title; but shall not be made to any person who ing under any French or Spanish may require such other proof of its grant as aforesaid, or under the two validity as they may deem proper. Banks established without violating ised? If the intention of the Legisfaid territories by virtue of any first tections of this act. The faid Each of the commissioners and clerks that clause.

French or Spanish grant.

Banks eltablished to the commissioners shall previous to their aforestaid shall be allowed a compensioners.

The clause. Sec. 3. And be it further enacted, entering on the duties of their ap- fation of two thousand dollars in full pointments, respectively take and for his services as such; and each company of insurance shall by any future, we ought to have them adniently ascertaining the titles and subscribe the following oath or affir- of the said clerks shall, previous to claims to land in the territory ceded mation before some person qualified his entering on the duties of his office, take and subscribe the following the corporation hereby created." will become modern republicanism.

and fuch other teltimony as may be collect all the evidence within his power public nature, can with certainty funder which no one in the State, ex-

fand acres, nor include any improved be void.

That a fum not exceeding fifty thou

NATHL. MACON, A BURR, Vice President of the United States, and Pre fident of the Senate. March a, 1805-APPROVED, TH: JEFFERSON.

\_\*\_C --- C --\* To the people of Kentucky.

the propriety of destroying the Lex. statesman. ington Bank.

Sec. 4. And be it further enacted, adduced, to demand and obtain from with respect to the claims to, and va- foretell what effects it will produce: That every person claiming lands in the proper officer and officers, all lue of the faid mines, and to lay the fame it is then not improper in them individually to conjecture of it as they may think proper: and nothing is more common, than for a contrariety of opinions respecting the premises: and it is not unfrequent that the time the government which been recorded; to take transcripts each be authorifed to employ a transla- all find themselves disappointed in made fuch grant, had the actual pos- of fuch record or records, or of any tor of the Spanish and French languages fome respect, or other, after the mafession of the territories, may, and e- part thereof, to have access to all oto affist them in the dispatch of the busijority has passed it, in its operation. very person claiming lands in the ther records of a public nature, rela- ness which may be brought before them. But is it not a new thing under the faid territories, by virtue of the two tive to the granting, fale, transfer, and for the purpose of recording Span- sun, to aim at the repeal of a law first sections of this act, or by virtue or titles of lands, within their rese is and French grants, deeds, or other creating a corporation, and granting that the whole compensation other than if effects had been produced of a na-

To the creation of the Kentucky does one of those parties arrogate clare, that all laws contrary thereto, or contrary to the constitution shall

Suppose for argument's fake, a Sec. 9. And be it furtber enacted, majority of the Legislature should vote a repeal of the law for incorfand dollars, to be paid out of any unap- porating the Infurance Company, sopriated monies in the truafury, be, and and the Judiciary should not, for and the same is hereby appropriated for the on behalf of the people, declare the purpose of carrying this act into effect. same void: what would any thing be worth which we poffefs, longer Speaker of the House of Representatives. than the stronger party might be pleased to suffer us to retain it? by what more facred tenor do we hold our lands, flaves, or cattle, than the incorporation holds their charter for fifteen years from its commencement! To complain of chicane and imposition, without being able to thew a firgle injury to an individual, much less to the public, appears to LET us awake from our leth- me to be preposterous to good sense, argy, and impartially enquire into and derogatory to the dignity of the

Did the enemies to the Bank, let In a publication some time past, me ask them, ever know an individupon the subject, the author holds nal, or body corporate, to lose the orth a defire to the above effect : benefit of a contract, because the advet shews the want of fincerity at verse party alledged that he, she or the threshold, by bringing forth a they did not intend what the writclause of the law, for incorporating ten contract fairly entered into spethe Kentucky Insurance Company, cified? or did they ever know an in-to prove that the erection of a dividual righteously divested of the Bank was contrary to our bill of benefit of a law of a general nature, rights: which clause he knows was because the Legislature intended orepealed last fession: and if it had therwise when they made it, than not, there might have been fifty what its literal construction authorlature is to govern, rather than the The clause reads, "No other literal construction of their laws in

as aforesaid, the territory of Orleans shall be said off into two disleans shall be said off into two districks, in such manner as the President of the United States shall dicharge the duties imposed on me by
truly and faithfully discharge the

fice, take and subscribe the following the corporation hereby created."

The effection of our bill of rights

Was there a single member in the
reads, "That no man or set of men
year 1792 when the Legislature pasfed the first bill of revenue, that had rest; in each of which, he shall ap of Congress, entitled, 'An act duties of a clerk to the board of public emoluments or privileges an idea of the effects which the repoint, in the recess of the Senate; for ascertaining and adjusting the incommissioners, for examining the funding system, contained in that the ration of public services." next meeting for their advice and territory of Orleans and the district act of Congress entitled "An act af- Surely then, if the Legislature of standing it operated great loss to the confent, a register; who shall re- of Louisiana' to the best of my skill certaining and adjusting the titles 1802 were of opinion that the Ken- State, contrary to every principle ceive the same annual conpensation, and judgment;" It shall be the duty and claims to land within the territucky Insurance Company would be of political justice, and contrary to give fecurity in the fame manner of the faid commissioners to meet in tory of Orleans, and the district of of public service, they were author- the intention of the Legislature and in the same sums, and whose du- their respective districts, at such Louisiana." Which oath or affirma- ifed to grant them the exclusive pri- which made it, yet we never had it ties and authorities shall in every place as the President shall have di- mation shall be entered on the min- vilege for a given time. Hence it in contemplation to prevent the appears, that there was no other persons benefited by it, from all the Sec. 6. And be it further enacted, use, for repealing the clause above, advantage they are entitled to, unposed of at their offices, as are by fore the first day of December next, That the secretary of the treasury shall than to silence clamour raised with- der the operations of the same before law provided with respect to the re- and they shall not adjourn to any o- be, and he is hereby authorised to em- out reason or justice; but it will not its repeal :- If we had, it would gifters in the feveral offices estab- ther place, nor for a longer time than ploy three agents, one for each board, do! the Bank must be destroyed! have been retrospective, and confelished for the disposal of the lands of three days until the first day of and whose compensation shall not exits enemies have predicted the dequently contrary to our bill of rights. the United States, north of the ri- March, one thousand eight hundred ceed one thousand five hundred dollars fruction of our liberties, if the If we now destroy an incorporaver Ohio and above the month of and fix, and until they firall have each for the purpose of appearing before Bank be not destroyed: and there-tion which have done us no injury, it the commissioners, in behalf of the Uni- fore, least experience should prove will be equally unconstitutional, beted States, to investigate the claims for them false prophets, (if the Bank's cause it will be impairing a contract. the United States shall likewise appoint a recorder of land titles in the ity of each board, shall in their reference of land titles in the fewer and in the same manuer and in the same shall be entitled to the same annual compensation, as to administer oaths to compel the attention of the same annual compensation, as to administer oaths to compel the attention of the same annual compensation, as to administer oaths to compel the attention of the same annual compensation, as to administer oaths to compel the attention of same annual compensation, as to administer oaths to compel the attention of same annual compensation, as to administer oaths to compel the attention of same annual compensation. The same annual compensation are same and claims, also investigate the claims to oppose all such as said a same them falled them false prophets, (if the Bank's to investigate the claims to oppose all such as said a same claims to oppose all such as said a same claims to oppose all such as said a same claims and the claims and them false prophets. Although the most destroyed, them false prophets, (if the Bank's to oppose all such as said as a same claims and them false prophets. Although them false are claims to oppose all such as said as a claim to oppose the registers of the feveral land of tendance of, and examine witherfes, lead mines within the faid diffrict, to to pass a law of either a private or Legislature passed a grand jury law.

be punished for offences against our the former there is no conflicting rights, in the eyes of wrong doers: what they issue, with the addition of penal laws; and many criminals were natural right; but against the lat- and genuine rights wrongs: or why 6 per cent. Hence it appears, that cleared, who were guilty of offences ter there is a very frong one: fuch is fuch a group of oppression con- there are as many streams slowing against the State, to the injury an one as our forefathers persecuted nived at, by the enemies to the into, as running out of the Bank, of individuals; because by the lit- across the seas; they knew that oc- bank, and so many futile objections and that those which flow into the eral construction of the law afore- cupancy was the origin of right to to that institution, all bottomed too Bank, take with them at the rate of taid, the criminals could not be ta- the foil, and that the natives claim- on "may be," which never "may 6 per cent per annum more than ken to Frankfort; and by some de- ed all America; but they equally be," for surely every body knows, those which run out. It would News from alluations lumb'ring at his back. feet in the law, they could not be knew, that none of Nature's chil- that that which may be, may not be, be therefore more correct to say they tried at any other place ! Now what dren had Nature's patent for an ex- We are told, that if an individual have three dollars to pay two, and of can we think of the political conduct clufive right to the foil, any more owes to the Bank, he can be proceed course no danger of its breaking. of those in the exercise of the sove- than to the air, or to the light of ded against in a summary way; but The author of the aforesaid publireign authority of the State, who the sun: they therefore intruded that he cannot proceed in like man- cation has shewn us, that the sales would wish to destroy chartered themselves upon the natives of A. ner agtinst one of the stock-holders! of our lands by the collectors of the rights, to the ruin of the most use- merica, and settled upon the uncul- Fruth and candour will state the direct tax is illegal; but has not exful and respectable part of the com-tivated lands, without considering case thus: that in transactions with plained to us how each for himself is munity, because the incorporation themselves subject to tribute for the the corporation, the mode of recov-to establish the tact. They are exhibits features in part, which use of the same: and never after, ering money is reciprocal between sworn officers under the law, and alfo!! If they can shew that the in the Legislature of this country: Not so with the man who has no O that the clouded horizon of our Staves, &c. destined for Charleston, Legislature of 1802 possessed less but then it was, when under the con- land, he has no choice except be understandings were sufficiently en- S. C.

As in Church, to in State, the priety of leparating from vigina, their property into Bank stock and earth, would not be permitted to Gol. Burr is not appointed governor of flightest possessions; and whether in to have a proper sense, and as a re- live upon the interest, and so desirand squander away the abundance of its Louisiana. It is faid that he is not in-Church or State, it is only by their lief to the tenant at will, the Con- their creditors; fo can they convey produce. It would be then that he rerefted in the proposed canal at the works we can know them. The vention which formed our first con- to their children or friends, and do who did not fatigue his limbs with Falls of Ohio; but is merely travelling honest republican will always strive stitution, before the seeds of public the same. I have lost £800 in that ploughing the field, nor toil in the for amusement and information. He to check the growth of despotic or virtue in them had died, directed way before the Bank existed. aristocratic evils in a constitutional the mode of voting by ballot; but The private property of the in threshing the sheaves, nor employ the Convention which formed the stock-holders is very unequal; the himself in traversing the seas or depublic centure. Are there no evils last, possessed of power, forgot right, economical among them have no ferts, as the indefatigable merchant, existing in our government, which and so determined in future to make controll over the spendthrift in his &c. but live upon the spoils of o are both feen and felt, which require them honest, not to themselves, but individual capacity: if the Bank ther's goods, without returning valredrefs, and which have grown out to their Landlords, by making them prospers, each stock holder gains in ue for the same, would be discarded of the laws of ancient date, and un- vote viva voce! well knowing, that proportion to the flock each holds; from fociety, as iniquitous fiends or urday morning: A man who had been forefeen by the Legislature which while they had power over their made them? as for example, can it subsistence, they would also have it lose in proportion? there can be no- which the people in the neighbour- on his return to town, related, that a be shewn that the Legislature, which over their will, when that will could thing wrong in this, because every hood of the Bank of Lexington apfirst passed the law ofproperty in the not act in the exercise of their right foil, forefaw the effects which have of fuffrage, but with their knowl flowed from the fame? or is it pre- edge!! fumable that they at that time, ex- Citizens, tenants, we have lately clearly proven, that their paper is that fuch a fanctuary will never be pedled there ever would live a man, acquired an extensive fertile coun- not a lawful tender. Is it not a defiled by the polutions of fuch an who would not be satisfied with a try, with much unappropriated land, new thing under the sun, to come as described above, or as was sufficiency of the soil for himself and to which you can migrate if you plain of "fraud and imposition," described by the author of said pubchildren to occupy and cultivate? please; you are therefore, at this without being able to shew one injulication. I will therefore advise Does not the nature of the case moment independent, and this our ry? is it presumable that men of the enemies to the Bank, in order would have used a similar precautiattention must therefore, be drawn hearts, would charge fraud under be consistent, rather than such a sufficient, apparently to weigh 2001h to on against the acquilition of an un- to some object foreign to your true such circumstances? If the late pa- character shall become a stock hold- that the infection had communicated to due proportion by individuals, as interest! the Bank is the most prop-the Legislature of 1802 has against er, because its capital is too limited Directors of the Bank, merits the if they fail to destroy the Bank, in derably swelled! The circumstancial the acquisition of too much money to admit of many more shares, if a appellation of chicane and artifice, order that he may make of his priin the hands of the Infurance Company, who are limited to 150,000 they flares as possible. If not, would dollars; which on the expiration of the time for which their charter is granted them, will be divided be granted them, will be divided be aween the stock holders in the Bank, agreeable to their shares repectively:

The acquintion of too much many more thares, if a appellation of chicane and artince, what does a similar tender made by vilege a fanctuary for his "fraud the serious affurances of its truth, and the serious a whereas land-holders are not limited the power, to repeal the land law of infamy to the Prefident and Direct- on of government, and you will find in the number of acres they may '70, because the money given to the ors of the Bank, who tendered for it prohibits the same person from acquire; though many of whom State by the people for the lands the benefit of the whole State? If holding now hold as much in their own they hold, was their labour, which there be danger of curtailing our and judicial office at the same time, listed two volumes, in continuation of right, as is, or will be worth 150,000 they gave under the faith of that liberties by an increased monied examine the enemies of the Bank, his admirable production entitled Modollars, before the expiration of the law: and under the faith of the interest, there can be no danger of and you will find among them repredent Chivalry—The delicacy and reyear 1817, about which nothing is same, they have also improved those faid by our precended patriots !! lands. But it would be no less cruel individuals. If the monied men are in the exercise of the duties of correctness of fixle, and energy of rea-Why are they filent on this impor- to repeal the law incorporating the tant subject? and so very found about Kentucky Insurance Company, be they have one interest; so may the stitution, and in contempt of the entitle it to rank as the best production the Bank? Is it because political cause they have rendered all the serjudice consists in found more than vices promised in consideration of the State, if they please: but if the judges for a might court or impeachthe hand of every violent Constituthe grant made them, and have erectlove of one third their tenants lament!! I cannot further fustain the
tion Breaker—It would delight the forjustice consists in found more than vices promised in consideration of the State, if they please: but if the Judges for a high court of impeach- the library of every gentleman, and in oppressors of the people, are more to conduct the business of the correvered by them, than those of the poration, under the faith of the law exile: fo will a love of felf-interest and in folitude to drop a tear for useful and honest republican? Mo- of the Legislature of 1802. ney is but the fign of property, which

their high mightinesses did not fore- until the land law of the Legislature them and individuals, who go with have made their returns according power than the Legislature of 1805 stant found of liberty and equality, tween Landlords, who are all of lightened and enlarged, to enable will posses, who was then but one that they passed a law for dealing one interest: land he must have to us to practice the art of justice founparty to the contract, I will agree, out the foil, not in proportion to cultivate, or cease to exist—the ded on a knowledge of our own reshat Procrastus like, they may try, each man's need!! but in proporti- Landlord makes his own terms of lative connections, and the genuine She was built on the Kentucky river, and make to fit their own standard, on to each man's money !! - a law course, and then can collect his rent laws of our own organisation. We by stretching or lopping off every pregnant with all the curses of a in a tumbary way; but if he be- could then avoid many of the evils william In the curses of a in a tumbary way; but if he be- could then avoid many of the evils william In the curses of a in a tumbary way; but if he be- could then avoid many of the evils william In the curses of a in a tumbary way; but if he be- could then avoid many of the evils william In the curses of a in a tumbary way; but if he be- could then avoid many of the evils will be to be the evils will be the curse of a in a tumbary way; but if he be- could then avoid many of the evils will be the curse of a in a tumbary way; but if he be- could then avoid many of the evils will be the curse of a in a tumbary way; but if he be- could then avoid many of the evils will be the curse of a in a tumbary way; but if he be- could then avoid many of the evils will be the curse of a in a tumbary way; but if he be- could then avoid many of the evils will be the curse of a in a tumbary way; but if he be- could then avoid many of the evils will be the curse of a in a tumbary way; but if he be- could then avoid many of the evils will be the curse of a in a tumbary way; but if he be- could then avoid many of the evils will be the curse of a in a tumbary way; but if he be- could then avoid many of the evils will be the curse of a in a tumbary way; but if he be- could then avoid many of the evils will be the curse of a in a tumbary way; but if he be- could then avoid many of the evils will be the curse of a in a tumbary way; but if he be- could then avoid many of the evils will be the curse of a in a tumbary way; but if he be- could then avoid many of the evils will be the curse of a in a tumbary way; but if he be- could then avoid many of the evils will be the curse of a in a tumbary way; but if he be- could then avoid many of the evils will be the curse of a in a tumbary way; but if he be- could the curse of a in a tumbary way; but if he be- could the curse of a in a tumbary way will be the cu thing agreeable to their own arbi- Pandora's box, and but for the in- comes indebted to his tenant, the which now embitter and afflict focitrary caprice; but if not, for God's terferences, which have been the latter can only coerce payment by ety. It is then that labour the first fake, if the worlt of criminals who cause of regret with many, would the common course of law. If the price paid for all the wealth of the anjure us, are entitled to the benefit have been subversive, of almost eve- property of every individual in the world, would be justly enjoyed by of our laws, agreeable to their lite- ry vestige of liberty: the effects of State is liable to its full extent, for the hand that performed it. It would ral construction, let us suffer the which, are yet greatly to be de their debts; to is the property of better part of the community to plored—of which, a former Conthe corporation for the debts of the human family. It would be then on Friday left town on his way to Or-As in Church, fo in State, the priety of separating from Virginia,

And clearly does it appear to me. cannot be brought into action a that no man in his fober fenses, can because one instance of that kind gamit the liberties of the people, fo conceive a better right to repeal one, would damn their credit, and destroy effectually any other way, as by re- any more than the other of the a- the mo ion of their money-making aiming of it in land; land is the only foresaid laws; but men are apt to machine. If the Bank ought to be permanent property which exists; err under the influence of various destroyed least our supreme Judges the act infl. I took two men on suspicion Cadiz, where she arrived on the 3d or and to which all have as great a right causes, sometimes by the intoxicati- should acquire shares in it, why not that they were horse they have made their escape, and less in my custody a dark from God and Natute, as to the light of the fun, or to the air which we breathe in common; but from which more than half the people of their ideas of felf-importance, (effectively are prohibited the use of, induce them to think, they are trying and will be fold for debt by the Sheriff of coronation of the specifical to their of the first and a last was ordered to the from their establishment on of itrong drink; at other's under destroy our property in the foil too; by horse, about fifteen hands high; a black on of itrong drink; at other's under destroy our property in the foil too; by horse, about fifteen and half hands high; a black on of itrong drink; at other's under destroy our property in the foil too; by horse, about fifteen and half hands high; a black of white forehead and one white forehead and one white forehead and one white forehead and a half hands high; a black of the result of the res lords: many of whom have their ought to be fought unto, and con-putation are similar to that of their and take them away. One of the mens na.

10, 20, 30 and 40 tenants at will, suited by all men and parties: and own with others, that they are in med Thomas Hopper, a long sim man, the cial but the rante of their sided by the rante of their sides of the sides and who aided by the rents of their if not, in confirmation of their fupe- directly judging for themselves. If other named samuel Hopper, a small man, via New-Bedford, dated March 12th, lands, are enabled to buy more from rior dignity, they may fall Colossus, which has disabled has the following Postscript :--- The has been burnt by powder, which has disabled has the following Postscript is arms so that he cannot fretch them out celebrated General Moreau, with his ding in adding farm to farm, and con-them! -On the contrary, the man ver in the State" within its vaults, fequently concentrating the means or the measure which promises pro- and have just cause to fear that it of apprellion in the same hand, fit, or feeds with flattery, will get will not do it, but "fend it away, May 24, 1805. without check or restraint!! If the their support! and without excep- where it will never return;" we declaimers against the Bank were tion to the rule, the man who is in a have certainly greater cause to fear politically honest, why not set bounds state of Bankruptcy, will always do that the world will laugh at us, for to the landed aristocrat? Why not wrong to the public, when he has medling with things, which we know prevent by law, in future, all from the power, if that wrong will be nothing about, in an improper manbuying or increasing their quantity productive of special advantage to ner; which we clearly prove to of land, who hold as much as one himself; because he is impelled to it, them, when we say, "the incorpothousand acres? this would be act- from the strongest of all incentives ration issue twice as much paper as ing up to their profession of patriot- to human actions, i. e. felf-preserva- they have specie, and therefore its ifm, against which, I fear they are tion. Hence I am determined in breaking is probable, because they principled. The tenor by which the future, never to vote for a drunkard, have but one dollar to pay two." 8

cept in the Franklin District, could his 20,000 acres; because against my vote; because wrongs become days from the date, the amount of

and if it breaks, ought they not to pelts. The fende of honor with at work a short distance in the country, body knows the fecurity he has for pear to be inspired, by the usefulpayment when he credits them, and ness and example of the corporatis at liberty to do it or not; for it is on, induces me fincerely to hope, the Bank's breaking, to the ruin of fentatives, and even fenators, who finement of wit, pungency of fatire, bour, with an eye to one half bye picture of the times at prefent; I tion breaker to would den and bye, will prevent their tenants' am therefore, constrained to filence, prevent the Insurance Company, the declining morals and dying librom a denial of their own paper; erties of my country.

Insurance Company holds their a bankrupt, a great land holder, nor For every body ought to know, that id by Bank, I consider more facred, than any one who holds any office of hon-the Bank do not iffue something for that by which the land monger holds or or profit, at the time when I give nothing; but always receive in 69

fee! and which they cannot destroy of Virginia of '79, had we real cause their eyes open, persectly at liberty ly: who can negative their procee- Mess. Jno. W. Hunt & co. and lawithout destroying the public faith to complain of aristocratic designs to deal with the corporation or not. dings by sufficient testimony?

be then that robbers in disguise, dent of the United States. On Thurs-If dishonest debtors can convert that he who did not fertilize the leans. We can considertly state, that heat in cutting down the harvest, or proposes returning to Kentucky in Au-

A CITIZEN.

NOTICE

IS hereby given, that on Monday

Gervis Tompson. Constable in cott. 3w+

JUST RECEIVED SAM. & GEO. TROTTER,

BAR IRON. From Juniatta-Alfo, A Large Quantity of WINDOW GLASS, IO 12) From N. Geneva.

May 27, 1805.



True to his charge-He comes, the Herald of a noify world,

LEXINGTON, MAY 28, 1805.

Died, on Wednesday last, George G. Boswell efq. Meriff of Scott county.

Sailed on Sunday morning from Louifville lower landing, the Brig Kentucky, William Cranston master.

The Kentucky has been chartered by den with Corn, Kiln dried Corn Meal,

We have pleasure in announcing the fafe arrival of the Ship General Scott, at Louisville Kentucky,

at the farm of General Charles Scott, William Jarris, for John Jordan jr. She is an elegant and fubftantial Ship, of 250 tons burthen.

On Wednesday last arrived in this town, Aaron Burr efq. late vice prefi-

It has often been observed, that no absurdity is too great for human credulity. The truth of this observation was amply verified in this town on Satcountryman, whilft plowing, in his prefence, on the evening before, turned up the nest of some yellow jackets, one of which stung the coulter of his ploughthat in fifcen minutes, the part swelled to the fize of his fift! and that before he left the place, (about dark) the coalter had swelled until it was about five inches in thickness, splitting the beam of the plough! About 9 o'clock, he stated that he had heard from the afflicasufficient, apparently to weigh 300lb. their understanding.

MODERN CHIVALRY.

or exercifing an executive Judge Breckenridge has lately pubwill unite through the State, because offices, in the very teeth of the con- soning which runs thro' the whole work, landed, and exile the unlanded from statute law of the land! admirable of the present day. It ought to be in

NEW YORK, May 4. The thip Enterprize, captain Robert Thompsen, bound to this port from Bordeaux, having experienced a fevere thunder from in the month of February, by which her mainmast was considerably injured, made the best of her way to 4th of March and was ordered to

A letter from a respectable commerladiz to another in this city, lady and family, now in this place, will proceed to the United States by the first good opportunity. As he may probably visit your city, we shall take probably visit your city, we shall take the liberty of giving him a letter to you. Being unacquainted in America, he has requested to be the bearer of a few letters to our friends; and we could not refuse fuch a favor to a person of his exalted

#### A CAUTION.

WHEREAS my wife Rebeccah, has eloped from my hed and board, without any un cause; these are to forewarn all persons from crediting her on my account, as fam determined to pay no debts of her contracting. JAMES BATES.



" To four aloft on Faney's wing."

#### From The PROVIDENCE GAZETTE.

As the season is now rapidly approaching when the sportsmen will be gin bis depredations, you are requested to publish the following lines, and their object will be an-swered, if the life of a single Robin that may fuit their convenience. should be preserved.

THE birds had fung a morning pfalm, The mufic of the grove was mute, All was filent, all was calm, As is the passing shadow's foot.

The poet's eye in frenzy now Roll'd giddily from tree to tree, And caught from every tranquil bough A deep and solemn reverie.

A strain of music, foft and low, And destitute of art, Fell, in a gentle lapie, like fnow, And melted on his heart.

The poet turn'd, transported now, And gaz'd upon the wood; He look'd, and on a dancing bough The fweet musician stood.

Her little nest was her beside, Suspended in the air; The Robin watch'd her callow pride With all a mother's care.

Her plumage glitter'd in the fun; While gazing on her neft, The poet heard the fportman's gun, Anp saw her bleeding breaft.

Fain would he fing in numbers meet, He faulters on the strings; Ill fated bird! he faw thee beat The ground with bloody wings.

But still thy young remain'd alive; He clim'b the nest to spy; He counted, and he found them five, And left them there to die.

#### " Trifles light as Air."

A DOATING SWAIN, in Norfolk, fenting fair one, lately went by direct. 'til two days raging. The cure can confidence for his union to a confidence for his union to the Clerk of Peace. On meeting be effected as long as the conflituent cards.

Knives & Forks, and dicines. wanting a licence for his union to a conthe Clergyman, and the rest of the com- part of the blood is not separated; Tea Kettles, Desk pany usual on these blissful occasions which will happen sooner or later, the lover produced, not a licence to marry, but a licence to kill game. After a confiderable anxiety, perturbation and trouble, during which the damfel complained bitterly, and vowed she would not be made game of, the mistake was rectified, the ceremony performed, and the assistance of the Clerk of the Peace postponed for some future occa-(Lon. pap. sion.

JOHN DOWNING;

RESPECTFULLY informs his their respective papers. friends and the publick in general, that he continues to keep a house of

house, at the fign of

THE BUFFALOE: where he is prepered to accommodate Travellers, and others who may please to call on him, in the best manner. He is well provided with a variety of the best liquors; hss Bedding and other accommodations will be furnished equal to any in the Western Country. His Stable is vicinity, he will practice well fupplied with Hay, Oats, and Corn, and his Oftler particularly attentive, and careful. Those who are so obliging as to call on him, may house opposite the court house, forrest affured that they shall receive the greatest attention, and every exertion will be made to make their situation agreeable. Private parties may be accommodated with a room undisturbed by the bustle of a HAS Just received, a complete affort. On the motion of the complainant by For terms apply to

Lexington, April 29.

#### LEXINGTON LIBRARY.

THE Share holders in the Lex- 120 days. ington Library, will please to take notice that on Saturday the first day of June next, one half year's contribution becomes due, at which time I shall attend at the Library, for the purpole of receiving the money due on that day, and fettle all old accounts. Those who are in arrears acquainted with House Business .- Enmay expect that fuits will be brought quire of the Printer hereof for terms. immediately after that time without discrimination, against those who fail to make payment.

Benj. Stout. T. L. I. May 3, 1805.

A YOUNG GENTLEMAN who Dry Goods, would wish to get a place king said due bist, as I am determined not to in a Dry Goods Store; a Salary at the pay the fame, unless compelled by law. present moment would not be an ob-A few lines left with the printer will be attended to.

Eagle Tavern.

THE subscriber respectfully informs the publick, that he has lately opened HOUSE OF ENTERTAINMENT that large, commodious building, on Main NFORMS his friends and the pungton, where he is prepared to accommodate Philadelphia, where he felected, travellers, and others who may be so obliging as to call on him, in the best manner. He is constantly supplied with the most genuine liquors of different kinds; his bedding is extensive, and attended to with care and from the liquors of different kinds; his bedding is extensive. ize of his stable, he is in hopes to render it as commodious as any in the flate; and as he will always keep on hand a large quantity of hay, cats, and corn, together with a good oft-

WILLIAM SATTERWHITE. Lexington, April 20, 1805.

NOTICE.

BEFORE Generel Simon Kenton he is enabled and determined to dispose be vested a power in the subscriber, to dispose of the whole of his property in Kentucky, for the payment of his debts, and discharge of his creditors. \_\_\_\_This is therefore to request all those who have any demands against the said.

Elegant Offrich Mounting, afforted Western for I adie a Saidlery for a legical Saidlery. Kenton, to come forward as quick as possible, Feathers for Ladie's Saddlery, some elewith their demands, that measures may be tahead dresses, head dresses, superb Silver Orna and Bridoons. portion to their several demands, and the funds ment Ribbons, with out of which satisfaction can be made. John Kenton. trimmings

Mason county, K. 9th April, 1805. 6w

Fayette County sct. THE Legislature of Kentucky ha-! ving by an act passed at the last session, continued the power of the Commissioners to receive depositions to perpetuate Chintzes, Moreens, testimony, respecting the destruction of Durants, Bombathe Clerk's Office of faid County by fire zettes, &c. --- Notice is hereby given, that the faid shawls. Commissioners will meet at the Court House in Lexington, on the first Mon- filk Gloves & Fans of day in every month hereafter, until the every fize. period of their appointed fession expires, at the hour of 11 o'clock, for the said and other Clothspurpose. purpose.

Test,

D. Todd. D. C'lk. March 11th, 1805.

MADNESS. AN effectual remedy on the human body, for that dreadful malady Silk Velvets for the bite of mad animals-it being Collars. the remedy that Dr. STOY of Leb-anon, of Pennfylvania, has effected Striped Duffields and fo many cures with-A number of Rose Blankets, Flan person have been cured by DR. STOY nels, Baize & Checks and myfelf, that had violent fymof Damafk & Diaper toms of the hydrophobia, from one Table Linen. according to the state of body, or the effect of the bite. I would advise Kentucky river, will be received in payment every person to make application as for the above goods. foon as the person has received the infection. No trust can be expected for the above. Michael Schaag.

Lexington, March 18th, 1805. N. B. The various Printers in the Western States are requested to give the above a place a few times

DR. SCHAAG wishes to instruct a

Surgery. er indulgence can be given. It is chant; and will return the cloth dreft to be hoped that no compulfive mea- fed at the following court. fures will be necessary.

BARRY & BOSWELL. DR. Joseph Boswell has removed to Paris, in which place and its

MEDICINE & SURGERY. In partnership with Dr. Barry. Their shop will be kept in the brick merly occupied by Dr. Warfield. February 4th, 1805.

THE SUBSCRIBER ment of GRUCERIES, together BAR IRON; which he will fell whole fale, for appro

Will. Morton.

Lexington, March 25. 1805. tf For Sale, Two Likely Young, Negro Women,

Lexington 21ft May 1805.

NOTICE

Shereby given, that on the 27th April, I Frederic Waltz, gave my Due-Bill, to Capt. John Spangler, for the amount of 31. 138. and as the faid Capt John Spangler, has not com-plied with the control between him and mybeen in the practice of retailing felf, this is to forwarn all persons from to

> JOHNSON'S POEMS Lexington, May 20. FOR SALE AT THIS OFFICE.

STONE HOUSE NEAR THE MARKET.

GEORGE ANDERSON,

Greet, lately occepied by the Bank, and near-ly opposite the Court house, in the town of Lex-blick, that he has just returned from

(which he is now opening) confisting of Groceries, Dry Goods, China and Earthen Ware, Cabinet-makers and Carpenters' Tools

Of all descriptions, and a larger and more general affortment of HARD WARE. than has ever been brought to this place

A great proportion of his goods hav ng been purchased for Cash at Vendue

Elegant Offrich Mounting, afforted Saddlery, fome ele Britania and Teu an affortment of other tania Tea Pots, Table & Tea Spoons.

Stock Plains, Chiffels Gouges, Augers, Drawing Knives, Vi-Alfo, Lutestrings, Senshaws, Persians, Peelings and Satting. Mill, Pit, Crofs Cut, Elegant 64 Cam Venering and hand

Elegant plated and ther Candlesticks other rea Boards, Caf ers Looking Glaffes, Mathematical plot- acknowledged, and their bufiness Ladies' extra long ing Instruments in ca-Pocket Pistols.

Elegant Shaving Silk, Cotton & Mo Double mill'd Drab, cocco Suspenders.

A collection Coatings, twilled, napped and plain.

Irish Linens and school & other Books, Latin, Greek and Muslin Shirting.

Patent Royal Cord.
Velvets, Thickfets,
Cordurtoys & Consti-Pinkerton's Geo-graphy, with a complete Atlas. Sugar Tea, Coffee, Chocolate, Pepper, Alspice, Cloves

-Ginger, Coperas, Madder, Indigo, Tur-key Red Cotton, Brandy, Rum, Red Port Madeira and Sherry Wines. Alfo,

Turkey Oil Stones

Iron Scieves.

HEMP & TOBACCO, Delivered at any of the ware houses on the

FULLING MILL.

THE Subscriber takes this method of informing the public, that he has tom. lately built a Fulling Mill on Stoner, between Hutchcraft's and Smith's mills, and is now ready to do any kind of fuling his customers may please to favour him with, in the spediest and best manner. and upon very reasonable terms. He will Pupil or two, to practice Medicine and the any colors that are usually dyed in this country. To accommodate his custo ENPERTAINMENT,
All perfons indebted to M. Sterling at the house of Andrew Biggs,
Schaag for medical services, are on the first Monday in every month, and requested to settle and discharge at Paris on the third Monday in every their respective balances, as no long month at the house of Wm. Scott mer

> Jobn M'Millen. Dec. 1, 1804. 12m STATE OF KENTUCKY,

Montgomery Circuit Court, April Term, 1805. Christopher Irvin Complainant, AGAINST

Ralph Morgan, & Thomas Swearingen, heir and ex'or. of Thomas Swearingen, dec.

IN CHANCERY.

his Counsel, it is ordered, that he do appear here on the third day of our next COMMISSION & STORAGE. with fix ton of well afforted July Term, and answer the complainant's bill, or that the same will be taken for confessed; and that a copy of this ved negotiable notes, at 60, 90, and order be published in some authorised paper of Kentucky, according to law A Copy. Test, 2 m\*

Micajah Harrison, C. M. C. C TWO APPRENTICES O the Tobacconist's business, are wanted immediately, by Godfrey Bender.

Street, Lexington. Who has for fale a quantity of Manufactured Chewing TOBACCO. and SEGARS;

Alfo-Rappee, French Rappee, & ScotchSNUFF, of superior quality. MARCH 6, 1805 BRUWN, HART & Co.

Wish to contract for A Quantity of POT-ASH, To be delivered monthly, for 12 months. 1tt April, 1805. For Sale,

K Five Acre OUT-LOT, in the town f Lexington, No. 67, well fet with

F. L. Turner.

CHEAP GOODS.

MACCOUN & TILFORD LIAVE just received from PHILing at their Store,

London superfine cloths, Blue ground callicoes & chintz-

Furniture dimities, Book & tambored muslins, Mulmull do. Lady's extra filk gloves, Fashionable filk shawls, Constitution cords & velvets,

Marseilles' waistcoating, India nankeens, Irish linens, Umbrellas & paralols, Kid, morocco & stuff shoes,

Coffee, tea, fugar, pepper, ginger, alspice, madder, allum, indigo, brimstone, copperas

Port and sherry wines, Holland gin, Nails,

Bar iron,

Window glafs, Pennfylvania castings &c. &c. Which they will fell at their usual low prices, for cash in hand.

Lexington, March 19th, 1805 THE SUBSCRIBER AVING declined business at I this place, begs leave to recommend Mr. Elijah Martin to all those who have been pleased to favor him with their custom, and make no boubt but it will be thankfully

panewally executed by him. John Brown. Mysville, March 16th, 1805.

TO THE PUBLIC. HE fubscriber respectfully in-A forms his friends and the pubic, that he has just opened

TAVERN In the town of Maysville, in the house formerly occupied by Mr. Jno. Brown: it is at present convenient ly calculated for the accommodation of gentlemen and travellers. He is now, and will endeavour to be constantly supplied with a goor di fortment of liquors: there is good stable room, and will be well supplied with hay, oats &c. He has a large & Barks, Glauber With hay, oats &c. He has a large & Salts, and other Me-commodious ware-house, for the reception of goods on storage. In adon to the above, he will keep well provided with good and fufficient boats, for the transporta-tion of travellers. He hopes by a Ready attention to his business, to merit the patronage of those who may

> please to favour him with their cul-Lujab Martin.

Maysville, March 16th, 1805. Charles Wilkins,

a the Brick House opposite the Court House, lately occupied by Messrs. Parker and Gray, an Extensive Assortment of mers, he will receive cloth at Mount Dry Goods, Hard Ware, Queens' Sterling at the house of Andrew Biggs, Ware, Groceries, Crowley Steel, &

Dorsey's best Iron; Which will be fold cheap for CASH or HEMP.

Lexington, 3d May, 1804. \*\*\* Four or five Journeymen Rope-Makers wanted. None need apply but good workmen.

FOR SALE, 795 Acres of Congress LAND, beng first rate bottom as to quality; aout 13 miles above the confluence of the Kentucky and Ohio rivers. It has [with festoons and a Mill Seat, on a good stream of water oout a half mile from the Ohio river; and is fo fituated, that the back water THE defendant Thomas Swearingen, of the faid river can never reach it. This is a circumstance scarcely to be nerein agreeable to law and the rules of found any where along the Ohio. On this Court, and it appearing that he is the Tract, there are three small imnot an inhabitant of this Commonwealth, provements, two of which bear rent.

JOHN J. DUFOUR.

THE Subscriber considering that the rowing communication with this counry down the river, will every year rena port of deposit, with suitable coniencies absolutely necessary, respectforms the mercantile part of the community, and all others, that he has opened WARE HOUSES at Maysville, Limestone) for the storage of all kinds of Goods, Wares, and Merchandize. He will also make fale upon commission, for those who may have any thing to contract in that way; which will be done, pon the most moderate terms. Major as it is the intention of the Subscriber to

THOMAS HAUGHEY. March 28th, 1805.

the encouragement of the public.

WANTED.

VALUABLE PROPERTY FOR SALE.

700 acres Military Land, lying on ADELPHIA, and are now open- Brush creek, N. W. T. where the road crosses from Limestone to Chillicothe; his tract contains about three hundred acres of rich bottom, the remainder is well timbered; has on it a good mill eat, and is an excellent stand for a pub-

500 acres ditto ditto, lying on Clover Lick creek, a branch of the East fork o the Little Miami, N. W. T. in a good neighborhood, about three miles from Dunhams-Town, feven from Williamsourg, and eleven to twelve from the Ohioriver.

1000 acres ditto ditto, lying on Bruffe reek, a few miles from New Market, V. W. T.

5000 acres, lying on Bank Lick creek, Centucky, part of two tracts, containng 6000 acres, furveyed and patented or William Jones.

4000 acres, Clarke county, Kentucky, art of a tract of eight thousand acres, urveyed and patented for Richard Chin-

3332 2-3 acres, Mason county, Ken-tucky, part of 5000 acres, surveyed and atented for George Underwood.

1200 acres, Mason county, Kentucky, urveyed and patented for Moody and M'Millin.

1000 acres Military land, on the waers of Ruffell's creek, Green river. 325 acres, Jefferson county, Kentuc-ky, about four miles from Louisville, 40

acres of this tract is cleared. 116 1-2 acres, Franklin county, Kentucky, on the North fork of Elkhorn, about fix miles from Frankfort; on that ract are confiderable improvements.

A House and well improved Lot in he town of Paris, on Main street, and adjoining Mr. Hughes's tavern. An Inn and Out Lot in faid town.

Also a House and well improved Lot n this place. The above described property will be old low for CASH, HEMP and TOBACco, or on giving bond with good fecuri-

y, a confiderable credit may be had .\_\_ For further particulars enquire of Andrew F. Price, attorney in fact for (or to the fubscriber.) JOHN JORDAN Jun.

exington Kentucky, January 13, 1803.

Elegant Fashionable & Fancy GOODS.

Just received from Philadelphia and now opening by

LEWIS SANDERS. Lexington,

A very extensive Assortment of Merchandize,

Carefully selected from the best houses in the city, and purchased on such terms as will enable him to fell at very reduced prices for CASH.

Besides the articles generally imported, be bas for sale,

Wood's best supe-ior London Cloths Wide white and black Lace. and Cassimeres of all Rich veils, white and black. colors, which are of Elegant willow Ofquality rarely to be trich Feathers. nad in this country. Bennet's genuine Royal Patent Cords Artificial Flowers and Wreaths. Gold and Silver

and Cassimeres of different colors. Trimmings of every Ingrain Carpetting, description. fashionable Full dining fets of One piece stair Car

cut

ish straw Bonnets

lamask filk Shauls.

Laced Cambrick

French and Italian

ilks, tashionable co

Silk velvet & filk

мау 3, 1805.

Muslins elegant Ja-

Book Muslin

Blue China. petting. Hearth Rugs. Tea sets. Cut-glass decant-ers, quarts & pints, India matting for ummer Carpets. tumblers, fales, Very large and eland Jelly Glasses, &c. &c. egantly ornamented ilt column framed Plated rim and cut-Looking Glasses. glass Bottles, Cast-

Superbly elegant cut glass Lamps, Four pair fuller's shears. irops] ornamental for Brasscocks for ftills of all fizes. chimney pieces. Large and Elegant Andirons and Shovel

Saddlers', carpen-ters', & cabinet maand Tongs [burnish kers' tools, of the best Superfine large and A general affort-

ment of materials for finishing buildings. Paints, Spanish & French Indigo, by the Woft fashionable olours and newest patterns Chintzes. Netted filk shawls. Genuine Cogniae

brandy, Jamaica spi-rits, Madeira, old Te-Elegant triangular Damask do.
6, 7 & 8 quarter neriffe, sherry & Port. wine. A few packages pan do. Piquet do. Superfine India

of well afforted iron mongery, put up to fuit tais country from one of the best houses in Philadelphia in that line, for fale on very advantageous terms for the purchaser.

TAKE NOTICE.

SHALL attend at the mouth of ogether with the charges for storage, Licking on the lower side, in Campbell county, upon the most moderate terms. Major with the Commissioners appointed by said county court; on saturday the sirst day of June to take depositions and do such other things as it is the intention of the Subscriber to afford every necessary accommodation made in the name of the Rev. John Todd and for the storage of Goods, he expects that Robert Todd, which calls to begin at the calls of an entry of 6666 2.3 Acres of Land, is endeavours to be useful, will meet mouth of Banklick, &run upit four miles, and by an amendment to run down Licking and down the Ohio, and a course parallel with the line out from Licking, and continue if the day hould be wet, to meet the next fair day, Sundayexcluded, and to continue from day to day

till the business is completed. Joel Graig

#### SUPPLEMENT TO THE KENTUCKY GAZETTE.

Tuesday, May 28, 1805.

We have teen a letter from Bordeaux, of the date of 4th March, country from its foreign yoke, has made which furnishes the following intel- a great impression, and feveral duels livence of our affairs with Spain; ic states, "that Capt. Dutton of the U. States' Navy, passed through that place from Madeira, with difpatches from Mr. MONROE to our Minister in Paris; that it was understood, he had not succeeded in the object of his mission to the Court of Spain "

[Phil. True American.

The French have demanded and received from the inhabitants of Lubec, 200,000 marcs banco, for the privilege of a free trade through Hanover.

We are informed by a Gentleman who arrived in the Hermione from Teneriffe, that an express arrived there a few days previous to his failing, with an account of a fecret expedition from England, having

put to sea of great force.
When the ship Live Oak left Varel, it was reported, that the Emperor of Russia had entered into an alliance with England, and would commence operations in the course of the fummer.

Mr. Minutty, dispatched by general Ferrand to Guadelou, e, to folicit aid for the French in St. Domingo, writes to his brother-in-law in Norfolk, that the answer of mr. Ernouf, governor of that island, who, that the wishes of gen. Ferrand were already anticipated; that the Rochefort squadron had failed on the 26th March, for St. Domingo, with 1500 foldiers, 200 artilleritts, 2500 mulkets, an adequace supply of warlike flores, and of provisions of every kind, for the relief of the garrison. He adds, that before the fquadron quitted the Windward islands, they had debarked 1500 men st Martinique, and a like number at Guadaloupe. North. Ledg.

Extract of a letter from Gonaives, dated April 12.

" By the last accounts from the city of St. Domingo, we are credibly informed, that 9 fail of the line have arrived at that place, with French troops destined against this country. The Indigene army, after making a dretdful attempt on that city, have been repulfed with the loss of one eighth of their men, and are now all retreating home to their feveral divisions. . The emperor has arriv. ed at Port-au-Prince, on his way to this place, from the city of St. Domingo."

A letter from the Cape of the 18th ult. fays, "the Haytian army have returned without fuccess from the fiege of St. Domingo; Gen. Christophe is at prefent in town. They have brought with them a great quantity of plunder, takeu from the Spaniards."

By the thip Young Factor, we learn, that the fquadron under the command of Admiral Cochrane, passed Nezis for the leeward on the 11th April, and it was reported, that they had fallen in with the French fquadron off Cape Fran-

The horrible excesses of French tyranny have, according to private letters, reeeived yesterday from the Hague, at length produced throughout the Batavian Republic, a spirit of discontent, which has broken out in repeated acts of refistance and aggressions. At Amsterdani, Rotterdam, and Bois le Duc, French officers and foldiers, found in the streets after dark, have been thrown into the canals by the people; feveral of them have been drowned; and when walking ont during the day, they have met with infults or threats, which they have refented with imprisonment or fines. At Mrstandfleigs, seven French foldiers, with a ferjeant, on duty in the Corps de Guard on the banks of the Meuse, have disappeared, and are supposed to have been thrown into that by the fishermen of that village, which is reduced to beggary fince the war. A report was current on the 17th, that as foon as the French troops shall receive a re-inforcement of twenty thousand

men, faid to be on their march from their army on the coaft, the mest popular cities would be declared in a state of fiege. The Batavian troops, though more numerous than the French, have hitherto remained quiet spectators ; but an addrass to them, written in spirited language by fome unknown perfon, who calls on them to affift in delivering their have been the confequence between them and the French. Gen. Vignolie has been obliged to separate the troops of the two nations, both at Haerlem and Utrecht, by fending them to different quarters. It is faid that the Batavian Directors, forced to telign by Simonville, have entered a protest, which the agent of Bonaparte prevented from being printed and distributed ... London Paper.

#### LONDON, March 18.

We have received Paris papers to the 9th .-- The fession of the Legislative Body was put an end to on the 6th, by a speech from one of the Government ora-tors, M. de Seguar---He expressed the Emperor's complete approbation of their conduct; dwelt upon the imposing ceremony of their coronation, rendered august by the presence and participation of the Pope; alluded to the laws that had been paffed during the fession; to the excellent state of the sinances; to the new confcription, and the pacific overtures of this country.

By the Fly cutter, which arrived at Yarmouth on Friday last from the Texel, which place the left on Thursday, the Dutch fleet had made its first movement, two line of battle ships belonging to it naving come down into the outer road ---This circumstance, no doubt, gave rife to the report brought by an American ship which put into Dover, that the Dutch squadron had actually put to

The Courts of Vienna and Petersburgh are decidedly hostile to the intended creation of a monarchy in Lombardy. Austria has remonstrated in strong terms against the change, as being contrary to the stipulations of the Treaty of Luneville, and we understand it is for the prefent deterred. Pruffia has, on the contrary, recommended the measure, as tending to establish the tranquility of that country, and as barring any views or claims which Austria may entertain in

regard to it.
The Emperor of France is about to visit Italy, accompanied by the Pope.

Of the l'oulon fleet, the Paris official paper states, that it sailed from that port the 15th Jan. 1805, with a large body of troops under General Lauriston, and that after being at fea four days, was overtaken by a violent storm, and obliged to return into port. The accounts of the capture of the British sloop of war Arrow, and the Acheron bomb, with about twenty fail of the Malta homeward-bound fleet, by two frigates which parted in the gale, is confirmed. The Arrow fought L'Incorruptible of 44 guns, an hour and a quarter, had 57 men killed and wounded; and funk immediately after the action. Her vigourous refistence effected the escape of ten or twelve of her convoy. All the rest taken were destroyed; and the English prisoners landed at Carthagena. It was conjectured the Toulon fleet was bound to Egypt. Lord Nelfon, who was cruifing off Sardina with 12 fail of the line, had immediate intelligence of the failing of the Toulon fleet ; and was in full purfuit, when it returned into port.

BOSTON, April 29. By the arrival at this port of the thip Palmyra, captain Remington, and Sally, captain Webber, from Liverpool, we have received London papers to the 18th

The advices contained in these papers, present nothing new, in the aspect of European politics. Communications & propositions, both for peace and war, are continually presenting themselves to the different Cabinets of Europe; but so entangled are the relations, which fublift between the feveral governments, and fo strong the jealoufy entertained of each other, that it is found difficult, either to agree on the preliminaries of a pacific fystem of measures, or to combine the force necessary for a vigorous profecution of the war against France. During this political interregnum, nothing is left to gratify public curiofity but what is founded on mere rumour and conjec-

Among other articles of intelligence of this kind, it was reported, that the answer of the Emperor Alexander, to the Communication by the British King, of Bonaparte's overtures of peace, had

been received in London, but the purport of it was not known; that insuperable difficulties opposed the formation of an offensive and defensive alliance between Great Britain and Russia, and that Prussia had undertaken to prevent a like treaty between her and Sweden.

Opposed to this it is observed, by one of the most intelligent London prints, that, " the most interesting events are now in their progress; and the war, at the present moment, has a chance of be-

The fecret expedition was stated to be in readiness, and would fail on the zift

From an English Paper. The Budger was laid before the British House of Commons on the 15th February. The supplies by the Chancelior of the Exchequer (Mr. Pitt.) for the current year

For the navy, already voted 14,643,000 Total for thearmy, including volunteers 18,516,000 Ordnance and miscellaneous charges 6,316.000 For confidential intercourse with the continental powers; and pecuniary advances necessary to bring the

energies of these pow-

ers into action,

5,000,000

44,475,000 Additional charges of 1,000,000 due to the East India company, 120,000 in the civil lift, 440 000 for fatisfying American claims, and 5, 000,000; deficiency of fums voted the last year, and not produced by the taxes 6,666,000 The proportion of this amount, to be raifed by Great Britain amounts to upwards of 43,000,003

The ways and means furnish a receipt exceeding about 23,000,000 .-The fum of twenty two and a half millions sterling is to be raised by

The interest of this loan is provided for by the following new taxes; An addition of id. on all fingle letters by the post, 2d. on foreign letters, and id. on two penny letters -5d. a bushel on salt consumed at home, and 6d a bushel on falt exported to any part of Europe; 8s. on pleasure horses in addition to the 40 paid at present-7s. 6d. on horses used in husbandry, in addition to the 12s. 6d. paid at present-one per cent. upon direct legacies, which formerly paid no dury; one per cent. on legacies charged on land; charges, and take him away. and, in place of eight, ten per cent, on legacies to strangers in blood. Thefe are the new taxes, which are estimated at 1,560,003. addition to the property tax is estimated at 1,150,000.

The bidders for the loan were tft. Meffrs. A. & B. Goldimid ; 2d, Sir Francis Baring & co. - Meffrs. Angerstein, Battye, Ayton & co .-3d. Meffrs. Roberts, Curlis & co. Theluffon, Aiflibre & co.

There was no difference in the tender, all the lifts agreeing to take 221. reduced. The loan was divided between the lifts. The interest to be paid for it is 51. 9s. 3d. The bargain is confidered advantageous to the contractors, and was immediately at a premium. A discount of 5 per cent. allowed as usual for prompt payment.

TAKEN UP BY Joseph Timberlake, living in Green County, near Buck-horn Lick, a Brown Mare, seven years old, about fourteen hands high, a fmall star in her forehead, her off hind foot white, one faddle spot on the near fide; likewise a small white spot under her mane-Trots naturally, appraised to 40 dollars this 10th day of October, 1804.

James Craig. A Copy. Test, John Barret, D.C.G.C. NOTICE

that TO all whom it may concern, about the 44th or 15th day of April 1aft descended the Ohio 11ver, on my way to state from the state of Virginia, two men , as 1 this the name of Akins, brougt a Negro man in cance to my boat, obout a mile below Piat fo burg, and requested me to take him as a parfenger to entucky, I relufed to do fo, until A examined the Negro and found he had a pair though out of date, and told a very plaufible and simple tale, which I was disposed to credit; the pass which I have in my possession, is as follows:

The bearer Mewman, hath liberty to pass and repass, from this time until the 30th of this inft. on good behaviour.

Laurence Eidson. December 6th 1804.

Tefte, Sam. Ryals.

The Negro stated, that his master started The Negro stated, that his master started with him from Richmond county, Virginia, for Kentucky, and they came together as far as Fauquier Court House, when his master who had some business that would detain him a few days at that place I gave him the aforesaid pass as he was on foot, and ordered him to travel on, and he would overtake him in seven or eight days; that he fell in with a traveling waggon which run over his leg, and veling waggon which run over his leg, and caused him to lay by upwards of two months, and as a proof of it, shewed a large scar on his leg, which appeared to be recently hurt and not entirely healed. He gave a very cir-cum frantial account of his mafter's relations in this state, and particularly that his master had a brother by the name of George Eidson, a Baptist Preacher living near Georgetown, in this state, that he never heard of his master fince he parted with him, but supposed he had missed him and passed on to Kentucky. I brought the Negro with me to Fleming, in Kentucky, and have made diligent enquiry of persons from different counties, for his master and relations, but have not heard of them. On the 6th dry of this month, I took him to Flemingshurgh, with an intention of putting him in jail, and advertifing him, but was advised by severl gentlemen, to take him home and keep him, until I made further enquiry, as he appeared to Le a very trufty honeft fellow, not having attempted to escape, tho he had every chance to do to; I took him home again, and on Thuriday the 9th init, being my elf from home, one of my Negroes and him having a dispute, he told him that I was going to take him and put him in jail the next day, and that night he made his escape. The faid Negro is a dark Molatro, I suppose about 35 years if age, near fix feet high, tenfible and intelligent.

Gabriel Evans. Fleming county K. May 18, 1805.

AKEN up by the Subscriber, in Jefferson Township, Adams County, and State of Ohio,

A NEGRO MAN Who calls himfelf by the name of NEWMAN, who fays he is the property of William Crefs, in Richmond County, in the State of Virginia, that he had a wife who is the property of the former widow It-fon, but now the widow Kelly, who formerly lived in the fame County with his mafter, but removed to the State of Kentucky last fall, which occasioned the faid negro to run away .- He is about 26 years of age, and of a yellowish cast-The owner is defired to prove his property, pay

May 17th, 1805.

John Russel.

13 W

WILLIAM ROSS, DEGS leave to inform his friends, late cuf-tomers and the publick, that he has brought from Philadelphia,

Fresh and Fashionable SHOES OF ALL KINDS At his shop, next door to mr. Keifer, and nearly opposite the market house; which he will sell cheap for Cash only. (Viz.) Men's fine & coarfe Shoes, Boys' fine & coarfe ditto., Ladies' leather, with wooden heels and spring heels, - fluff, with fring heels,

- Morocco, of all colours, with fring heels, kid & Morocco, spangled, of all colours, - kid, Morocco & leather Slip-

pers, Children's Morocco & leather Jefferfons, &c. &c. With a quantity of

Morocco & kid kins of all colours, Wax calf fkins, Seal skins, Wax calf fkin boot legs, Three quarter ditto, Suwarrow ditto, Cordovan ditto,

And English ben foals, Which he intends to fell ar reduced prices. If the work rips, he will few it again gratis.

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